STATE OF INDIANA v.		)	IN THE HAMILTON COUNTY SUPERIOR COURT 5	
		) )	CAUSE NO. 29D05	
	MISDEMEANO	OR AND CLASS	D FELONY ADVISEMENT FORM	
(For offenses committed prior to July 1, 2014)				
have.	Before the Court may accept a You must read this document ca		must be informed of certain facts and certain rights that you leach paragraph.	
	a \$10,000 fine; the minimum p but the Court must assess cou your discharge from parole, pr Court may suspend only that p part of the imprisonment and p sentence you as a Class A Mi	penalty is six mon ourt costs. If the coobation, or impris- part of the senten place you on prob- isdemeanor unle	three years imprisonment at the Department of Correction and ths imprisonment at the Department of Correction and no fine; commission of this offense was less than three years before conment (whichever is later) on a prior felony conviction, the ce over six months. Otherwise, the Court may suspend all or pation. If you plead guilty to a Class D felony, the Court may ess you have received such treatment on a prior, unrelated within three years of the commission of this offense.	
	<b>Misdemeanor,</b> the maximum the maximum penalty is 60 da	penalty is 180 da ys in jail and a fin	enalty is 365 days in jail and a fine of \$5,000. For a Class B ys in jail and a fine of \$1,000. For a Class C Misdemeanor, ne of \$500. For any misdemeanor, the minimum penalty is no probation for up to one year. The Court must assess court	
	consecutively (one after the ot consecutive to a sentence you may be serving or will be servi	her). Also, any s I were serving at ing for a probation sentence, probat	e Court may impose the penalties concurrently (together), or entence that you may receive for this offense must be the time of this offense, or consecutive to any sentence you n or parole violation, or other pending charge. Also, your guilty tion, or parole that you are currently serving, or may affect your	
	If you have a prior history of ju would otherwise receive.	venile or criminal	offenses, the Court may impose a harsher penalty than you	
	one for you. An attorney can he pleading guilty without an attornegotiations and better able to problems in the State=s case.	nelp you prepare rney, you should o identify and eval An attorney may	brney. If you cannot afford an attorney, the Court will appoint your case for trial and subpoena witnesses for you. If you are know that an attorney is usually more experienced in plea luate any potential defenses and evidentiary or procedural to be able to obtain a more favorable sentence through a plea in attorney, you will be giving up this assistance.	
	examine witnesses against yo cannot be forced to testify aga guilty beyond a reasonable do	u; the right to sub inst yourself at a ubt at a trial befo	by a jury or by the Court; the right to confront and cross- oppoena witnesses at no cost; the right to remain silent (you ny hearing or trial); the right to require the State to prove you re you can be convicted of any criminal offense; and the right to dge. By pleading guilty, you will give up each one of these	
			peration of a motor vehicle, your conviction will be sent to the count toward you being an Habitual Traffic Violator.	
	(Ind. Code 35-48-4-10); Poss	ession of Mariju	led Substance (Ind. Code 35-48-4-7); Dealing in Marijuana lana (Ind. Code 35-48-4-11); Possession of Cocaine or in Counterfeit Substance (Ind. Code 35-48-4-5), and if you	

(Rev. 7/2014) (OVER)

years.

used a vehicle to commit the offense, then the Court must suspend: your license to operate a motor vehicle; your existing motor vehicles= registrations; and your ability to register motor vehicles for six months up to two

	If you plead guilty to <b>Operating While Intoxicated as a misdemeanor</b> [Ind. Code 9-30-5-1(a) or 9-30-5-1(b) or 9-30-5-2] <b>or as a Class D felony</b> (Ind. Code 9-30-5-3) and do not have a previous conviction of operating while intoxicated within 10 years of this date, the Court must suspend your driving privileges for at least 90 days but not more than two years, If you did not refuse the chemical test and do not have a commercial driver's license, the Court may order a 180 day probationary license after 30 days of suspension. If you have a previous conviction of operating while intoxicated more than five years but less than 10 years of this date, the Court must suspend your driving privileges for at least 180 days but not more than two years. If you have a previous conviction of operating while intoxicated less than five years of this date, the Court must suspend your driving privileges for at least one year but not more than two years.  If you plead guilty to <b>Operating While Intoxicated as a misdemeanor</b> [Ind. Code 9-30-5-1(a) or 9-30-5-1(b) or 9-30-5-2], and if you have one previous conviction of operating while intoxicated, the Court must sentence you to at least five actual days imprisonment or 180 hours of community service. If you have two or more previous convictions of operating while intoxicated, the Court must sentence you to at least 10 days actual days imprisonment or 360 hours of community service.
	If you plead guilty to <b>Operating While Intoxicated as a Class D felony</b> (Ind. Code 9-30-5-3), and if you have one previous conviction of operating while intoxicated, the Court must sentence you to at least five actual days imprisonment or 180 hours of community service. If you receive a felony conviction for this offense and if you have two or more previous convictions of operating while intoxicated, the Court must sentence you to at least six months at the Department of Correction.
	If you plead guilty to <b>Operating While an Habitual Traffic Violator</b> (Ind. Code 9-30-10-16) and receive a felony conviction, the Court must order your privilege of operating a motor vehicle <b>forfeited for life</b> .
	If you plead guilty to <b>Driving While Suspended</b> as a Class A misdemeanor or a Class D felony, the Court must suspend your driving privileges for 90 days up to two years.
	If you plead guilty to <b>Illegal Consumption or Possession of Alcohol by a Minor</b> (Ind. Code 7.1-5-7-7) and if you were operating a motor vehicle at the time of the offense, the Court may suspend your driver=s license for up to one year.
	If you plead guilty to a <b>Class A misdemeanor or a Class D felony</b> that involves the use, abuse, delivery, transportation, possession or manufacture of alcohol or drugs as material elements of the offense, then your conviction will count toward you being an <b>Habitual Substance Offender</b> .
	If you admit to the charge of being an <b>Habitual Substance Offender</b> , the Court must increase your sentence by at least three years of incarceration, but not more than eight years. Under certain situations, the Court may instead increase your sentence by only one year.
	If you are not a U.S. citizen, a criminal conviction may have immigration consequences, including deportation. You should discuss this possibility with your attorney because if you do plead guilty, it will result in a criminal conviction.
	If you and the State have entered into a plea agreement, and if the Court accepts the plea agreement, then the Court is bound by the terms of the plea agreement.
	If the Court places you on probation, you must sign an Order of Probation and agree to all standard conditions of probation and any special conditions required by the Court or by your plea agreement. If you violate a condition of probation, a petition to revoke your probation may be filed within one year after the termination of your probation or 45 days after the State receives notice of the violation, whichever is earlier.
	I hereby certify that I am pleading guilty knowingly and voluntarily, that no promises, threats or force have been used to make me plead guilty, that I have read the above statements or that they were translated or read to me, that I understand each paragraph that applies to my case, and that I do waive and give up each and every right listed.
Attorne	ey Defendant
Date: _	Date: